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8 UNITED STATES DISTRICT COURT
9 CENTRAL DISTRICT OF CALIFORNIA
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11 HYDRAMEDIA CORPORATION, a) Case No. CV 06-05293 DDP (JTLx)
Washington corporation,)
12)
Plaintiff,) **FINAL JUDGMENT ORDER**
13)
v.)
14)
HYDRA MEDIA GROUP, INC., a)
California corporation d/b/a)
HYDRAMEDIA,)
16)
Defendants.)
17)
18 _____)

19 These matters having been fully heard, the Court finds that
20 there is no genuine issue of material fact concerning whether
21 Defendant's infringement of Plaintiff's trademark was willful. It
22 is therefore ORDERED that Defendant has not willfully infringed
23 Plaintiff's trademark rights and that Plaintiff is not entitled to
24 an accounting.

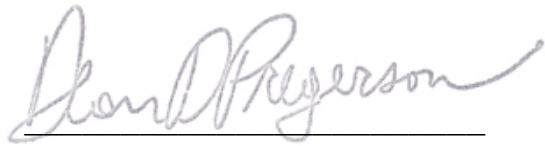
25 It is further ORDERED that a permanent injunction shall be and
26 hereby is entered against Defendant, its directors and officers,
27 all of its parents, owners, subsidiaries, agents, servants,
28 employees and all other persons in active concert or privity or in

1 participation with Defendant, enjoining each of them from
2 infringing Plaintiff's HYDRAMEDIA mark by use of the name and mark
3 HYDRAMEDIA, but not those variations including the word "HYDRA,"
4 pursuant to the Court's previous order.

5 Each side shall bear their own costs.
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7 IT IS SO ORDERED.
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10 Dated: January 15, 2009



11 DEAN D. PREGERSON
12 United States District Judge
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